




# State of Wisconsin

LEGISLATIVE REFERENCE BUREAU

## Appendix B

### LRB BILL HISTORY RESEARCH APPENDIX

 The drafting file for 2011 LRBa2677 (For: Rep. Kramer)


has been copied/added to the drafting file for

**2011 LRBa2679** (For: Rep. Kramer)



## **RESEARCH APPENDIX -** **PLEASE KEEP WITH THE DRAFTING FILE**

Date Transfer Requested: 03/06/2012 (Per: ARG)

 The attached draft was incorporated into the new draft listed above. For research purposes the attached materials were added, as a appendix, to the new drafting file. If introduced this section will be scanned and added, as a separate appendix, to the electronic drafting file folder.

**2011 DRAFTING REQUEST**

**Assembly Amendment (AA-AB582)**

Received: 03/06/2012

Received By: agary

Wanted: As time permits

Companion to LRB:

For: Bill Kramer (608) 266-8580

By/Representing: Cameron Sholty

May Contact:

Drafter: agary

Subject: Fin. Inst. - int. rates/loans  
Fin. Inst. - WCA

Addl. Drafters:

Extra Copies:

Submit via email: YES

Requester's email: Rep.Kramer@legis.wisconsin.gov

Carbon copy (CC:) to: aaron.gary@legis.wisconsin.gov

---

**Pre Topic:**

No specific pre topic given

---

**Topic:**

Rental purchase companies; annual percentage rate disclosure

---

**Instructions:**

See attached

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**Drafting History:**

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/?	agary 03/06/2012	jdye 03/06/2012		_____			
/1			phenry 03/06/2012	_____	mbarman 03/06/2012	mbarman 03/06/2012	

FE Sent For:

<END>

**2011 DRAFTING REQUEST**

**Assembly Amendment (AA-AB582)**

Received: 03/06/2012

Received By: **agary**

Wanted: As time permits

Companion to LRB:

For: **Bill Kramer (608) 266-8580**

By/Representing: **Cameron Sholty**

May Contact:

Drafter: **agary**

Subject: **Fin. Inst. - int. rates/loans**

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Extra Copies:

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/?

agary

1 3/6 jld

3/6

ph

<END>

FE Sent For:

**Gary, Aaron**

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**From:** Sholty, Cameron

**Sent:** Tuesday, March 06, 2012 11:53 AM

**To:** Gary, Aaron

**Subject:** Re: LRB 11a2608 Topic: Rental purchase companies; annual percentage rate disclosure

Can you please prepare an amendment that makes the "shall not be required" change?

Thanks!

---

**From:** "Gary, Aaron" <Aaron.Gary@legis.wisconsin.gov>

**Date:** Tue, 6 Mar 2012 10:04:41 -0600

**To:** Sholty, Cameron <Cameron.Sholty@legis.wisconsin.gov>

**Cc:** David, Curt <Curt.David@legis.wisconsin.gov>

**Subject:** RE: LRB 11a2608 Topic: Rental purchase companies; annual percentage rate disclosure

They mean the same thing, but "shall not be required to" is considered under our Drafting Manual to be the inferior of the two. If you really want the change, I could make it, but it is not the preferred phrasing and there is no substantive difference.

Aaron

Aaron R. Gary

*Attorney, Legislative Reference Bureau*

608.261.6926 (voice)

608.264.6948 (fax)

aaron.gary@legis.state.wi.us

---

**From:** Sholty, Cameron

**Sent:** Tuesday, March 06, 2012 9:47 AM

**To:** Gary, Aaron

**Cc:** David, Curt

**Subject:** FW: LRB 11a2608 Topic: Rental purchase companies; annual percentage rate disclosure

We have been asked to consider changing "shall not" to "shall not be required to" instead of the amendment language that says "is not required to."

What are your thoughts on the differences and consequences of the two language choices? On its face, the difference *seems* six of one and half a dozen of the other, but I just want to ensure I'm not missing something.

Thanks, Aaron.

---

**From:** LRB.Legal

**Sent:** Monday, March 05, 2012 1:54 PM

**To:** Rep.Kramer

3/6/2012

RE: LRB 11a2608 Topic: Rental purchase companies; annual percentage rate disclosure

Page 2 of 2

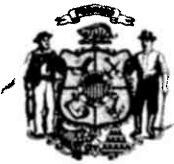
**Subject:** LRB 11a2608 Topic: Rental purchase companies; annual percentage rate disclosure

The attached proposal has been jacketed for introduction.

A copy has also been sent to: [aaron.gary@legis.wisconsin.gov](mailto:aaron.gary@legis.wisconsin.gov)

<< File: LRB a2608\_1 >>

3/6/2012



State of Wisconsin  
2011 - 2012 LEGISLATURE

now



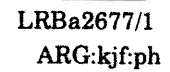
LRBa2039/1  
ARG kjhjm

92677h  
keep

LMNR

ASSEMBLY AMENDMENT ,  
TO 2011 ASSEMBLY BILL 582

- 1 At the locations indicated, amend the bill as follows: ✓
- 2 1. Page 6, line 6: after "not" insert "be required to". ✓
- 3 (END)



At the locations indicated, amend the bill as follows:

**1.** Page 6, line 6: after “not” insert “be required to”.

(END)